FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON 1 William D. Hyslop United States Attorney 2 Nov 06, 2019 Eastern District of Washington 3 Stephanie Van Marter SEAN F. McAVOY, CLERK Assistant United States Attorney 4 Post Office Box 1494 5 Spokane, WA 99210-1494 Telephone: (509) 353-2767 6 7 UNITED STATES DISTRICT COURT 8 FOR THE EASTERN DISTRICT OF WASHINGTON 9 4:19-CR-6063-SMJ-1 UNITED STATES OF AMERICA, 10 **INDICTMENT** Plaintiff, 11 21 U.S.C. § 841(a)(1), (b)(1)(A)(viii) 12 Possession with Intent to Distribute v. 13 50 Grams or More of Actual (Pure) MONICA PESINA, and Methamphetamine 14 (Count 1) 15 21 U.S.C. § 841(a)(1), (b)(1)(C) 16 Defendants. Possession with Intent to Distribute 17 Heroin (Count 2) 18 21 U.S.C. § 841(a)(1), (b)(1)(B)(viii) 19 Possession with Intent to Distribute 5 20 Grams or More of Actual (Pure) 21 Methamphetamine (Count 3) 22 18 U.S.C. § 924(c)(1)(A) 23 Possession of a Firearm in Furtherance of Drug Trafficking 24 (Count 4) 25 18 U.S.C. §§ 922(g)(1), 924(a)(2) 26 Felon in Possession of a Firearm and 27 Ammunition 28 (Count 5)

INDICTMENT - 1

21 U.S.C. § 853, 18 U.S.C. § 924, 28 U.S.C. § 2461 Criminal Forfeiture

The Grand Jury charges:

COUNT 1

On or about June 4, 2019, in the Eastern District of Washington, the Defendant, MONICA PESINA, did knowingly and intentionally possess with the intent to distribute 50 grams or more of actual (pure) methamphetamine, a Schedule II controlled substance, in violation of 21 U.S.C. § 841(a)(1), (b)(1)(A)(viii).

COUNT 2

That on or about June 4, 2019, in the Eastern District of Washington, the Defendant, MONICA PESINA, did knowingly and intentionally possess with the intent to distribute heroin, a Schedule I controlled substance, in violation of 21 U.S.C. § 841(a)(1), (b)(1)(C).

COUNT 3

That on or about June 4, 2019, in the Eastern District of Washington, the Defendant,

did knowingly and intentionally possess with the intent to distribute 5 grams or more of actual (pure) methamphetamine, a Schedule II controlled substance, in violation of 21 U.S.C. § 841(a)(1), (b)(1)(B)(viii).

INDICTMENT – 2

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COUNT 4

On or about June 4, 2019, in the Eastern District of Washington, the did knowingly and willfully possess a Defendant, firearm, to wit: a Hi-Point, model C9, 9mm pistol, bearing serial number P1245061, in furtherance of a drug trafficking crime for which he may be prosecuted in a court of the United States, that is, possession with intent to distribute methamphetamine, in violation of 21 U.S.C. § 841(a)(1), (b)(1)(B)(viii) as charged in Count 3, all in violation of 18 U.S.C. § 924(c)(1)(A).

COUNT 5

On or about June 4, 2019, in the Eastern District of Washington, the knowing of his status as a person Defendant. previously convicted of a crime punishable by imprisonment for a term exceeding one year, did knowingly possess a firearm and ammunition, to wit: Hi-Point, model C9, 9mm pistol, bearing serial number P1245061, and nine rounds of 9mm caliber ammunition containing the following headstamps: 1 round ".FC 9MM LUGER"; 3 rounds "FC 9MM LUGER"; 2 rounds "S&B 9X19 10"; 1 round "R-P 9MM LUGER"; 1 round "GECO 9MM LUGER"; and 1 round "SIG 9MM LUGER," which firearm and ammunition had theretofore been transported in interstate and/or foreign commerce, in violation of 18 U.S.C. §§ 922(g)(1), 924(a)(2).

NOTICE OF CRIMINAL FORFEITURE ALLEGATIONS

Pursuant to 21 U.S.C. § 853 upon conviction of a controlled substance offense in violation of 21 U.S.C. § 841, as set forth in Counts 1 – 3 of this Indictment, Defendants MONICA PESINA (Counts 1 and 2)

shall forfeit to the United States of America, any property constituting, or derived from, any proceeds obtained, directly or indirectly, as the result of such offense(s) and any property used or intended to be used, in any manner or part, to commit or to facilitate the commission of the offense(s). The property to be forfeited includes, but is not limited to:

- a 9mm HiPoint Pistol, bearing serial number P1245061, and,
- Nine rounds of 9mm caliber ammunition containing the following headstamps: 1 round ".FC 9MM LUGER"; 3 rounds "FC 9MM LUGER"; 2 rounds "S&B 9X19 10"; 1 round "R-P 9MM LUGER"; 1 round "GECO 9MM LUGER"; and 1 round "SIG 9MM LUGER.

If any forfeitable property, as a result of any act or omission of the Defendant(s):

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be divided without difficulty;

the United States of America shall be entitled to forfeiture of substitute property pursuant to 21 U.S.C. § 853(p).

Pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c), upon conviction of a firearms offense in violation of 18 U.S.C. § 924(c)(1)(A), as set forth in Count 4 of this Indictment and/or in violation of 18 U.S.C. § 922(g)(1), 924(a)(2), as set forth in Count 5 of this Indictment, Defendant shall forfeit to the United States of America, any firearms and ammunition involved or used in the commission of the offense, including, but not limited to the following:

- a 9mm HiPoint Pistol, bearing serial number P1245061, and,
- Nine rounds of 9mm caliber ammunition containing the following headstamps: 1 round ".FC 9MM LUGER"; 3 rounds "FC 9MM LUGER"; 2 rounds "S&B 9X19 10"; 1 round "R-P 9MM LUGER"; 1 round "GECO 9MM LUGER"; and 1 round "SIG 9MM LUGER.

DATED this ____day of November 2019.

A TRUE BILL

Foreperson

William D. Hyslop

United States Attorney

Stephanie Van Marter

Assistant United States Attorney